

1 said, that this provision is of a statutory nature
2 and therefore has no place in the Constitution. I believe
3 we here are not a super legislature. I believe that
4 5(B) should be defeated, and deleted and I urge the pas-
5 sage of the amendment.

6 THE CHAIRMAN: The Chair recognizes Delegate
7 Bard for one minute.

8 DELEGATE BARD: I should like to speak in oppo-
9 sition to the amendment because as I have studied it,
10 it is concerned largely with pre-trial procedure. It
11 does limit the power of the judiciary as it should in
12 pre-trial procedure. It does protect the right of the
13 accused not to condemn and therefore, it does belong in
14 the bill of rights.

15 THE CHAIRMAN: The Chair recognizes Delegate
16 Carson for one minute.

17 DELEGATE CARSON: Mr. Chairman and ladies
18 and gentlemen of the committee, the words that have
19 given me pause in the majority report are the words "neces-
20 sary to secure his appearance before the court."

21 In many cases which I prosecuted I had the